

RCRIS UNIVERSE MAINTENANCE FORM

EPA ID P A D 9 8 7 3 5 5 8 6 4

Facility Name Avellino's Tire & Auto Service Centers

Source: N A S E

Notification Date 12-8-94

Waste Activity	Type	RCRA Reg Status	RCRA Reg Description
Generator	<u>2</u>	<u>R</u>	
Transporter			
TSD			
Burner			
HWF Market to Blender		HWF Other Market	HWF Burner
OSO Market to Burner		OSO Other Market	OSO Burner
SO ACT:			
Burner Type: Utility Boiler		Industrial Boiler	Furnace
Underground Injection Control:			
Recycler:			
Mode of Transportation: Air _____ Rail _____ Highway _____ Water _____			
Other _____			

Process Code Information
Source E or S (circle correct one)

PROCESS CDE/SEQ	COMM AVAIL	AMT TYPE	STATUS	AMOUNT	UOM	NO. OF UNITS	REPORT DATE
_____	_____	_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____	_____	_____

<input checked="" type="checkbox"/> IR Inspection report	_____ Affidavit from the facility
_____ Revised Notification from the state	_____ Affidavit from the state
_____ Revised Notification from the facility	_____ Biennial report
_____ EPA clean closure certificate	_____ Documentation not required
_____ State documentation certifying clean closure	
_____ Other	
	Date to Data Entry <u>MAR 02 1995</u>
	Batch Number <u>160</u>
	Date QAd <u>3-10-95</u>

Commonwealth of Pennsylvania
Department of Environmental Resources
Bureau of Waste Management

Inspection Report Comments

Date of Inspection December 8, 1994

Identification Number PAD987355864

Company/Facility/Site Name Avellino's Tire and Auto Service Centers

The Department conducted a routine hazardous waste inspection at Avellino's on February 18, 1994. As part of that inspection, two violations were noted. In order to ensure compliance, the Department followed up with another inspection. Richard DeVore performed the compliance evaluation and observed the following:

1. Avellino's no longer has a reclamation agreement with Capital Lubricants Company to service the parts washer at this facility.
 - a. Mr. Friedman was not available the day of the inspection. However, through a telephone conversation, Mr. Friedman indicated that Avellino's dropped Capital Lubricants around March of 1994.
2. Avellino's now uses C.R. Warner for their parts washing machine. However, the solvent used in the Warner parts washer is reportedly non-hazardous. As a result, it appears that this location no longer generates a hazardous waste as in the past.
 - a. The U.S. DOT description for the Warner waste is as follows: Petroleum Distillate, N.O.S. Combustible Liquid UN 1268.
 - (i) Evidently, the Warner solvent has a flash point of 145 degrees F.
3. Since Avellino's has discontinued its hazardous waste generation, the past violations as reported February 18, 1994 are no longer valid.
4. The Department is requesting a current MSDS form from C.R. Warner to verify the non-hazardous nature of their solvent.

In the "Requirement" Section of this inspection report, each listed inspection item may provide only a brief version of its corresponding obligation as described in the body of the regulations. Please use the Chapter citations listed on this inspection report as a reference to obtain a detailed description of compliance requirements.

This inspection report is official notification that a representative of the Department of Environmental Resources, Waste Management Program, inspected the above installation. The findings of this inspection are shown in this report. This inspection report shall serve as formal notification of any violations which were observed during the inspection. Violations may also be discovered upon examination of the results of laboratory analyses and review of Department record. Additional notification may be forthcoming, concerning any violations indicated herein and listing any additional violations.

This report does not constitute an order or other appealable action of the Department. Nothing contained hereing shall be deemed to grant or imply immunity from legal action for any violation noted herein.

Signature by the person interviewed does not necessarily imply concurrence with the findings on this report, but does acknowledge that the person was shown the report or that a copy was left with the person.

Person Interviewed (Signature) Mailed / Filed

Date 1-9-95

Inspector (Signature) Richard C. DeVore

Date 1-9-95

COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF ENVIRONMENTAL RESOURCES
BUREAU OF WASTE MANAGEMENT

INSPECTION REPORT/DATA ENTRY

CORPORATE - (215) 825-0404 EXT. 106

Site I.D. # PA191371351814Telephone # STORE - (717) 652-3017Site Name AVELLINO'S TIRE AND AUTO SERVICE CENTERSOperator Name AVELLINO'SAddress 4610 JONESTOWN RD

Address _____

HARRISBURG, PA 17109Municipality LOWER PAXTON TWP.County DAUPHINResponsible Official GARY FRIEDMANTitle STORE MANAGERPerson Interviewed TOM WOODLIEFTitle SERVICE MANAGERInspector RICHARD A. DEVORETime 1:45 pm

Date	Inspection Date	Inspection Type	Facility Type	Inspection Date	# Violation
<u>01/10/95</u>	<u>11/20/89/4</u>	<u>04</u>	<u>06</u>	<u>12/3/96</u>	<u>00</u>

Comment FOLLOW UP INSPECTION

Sample # Low Sample # High

Monitoring Points Sampled

<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>
<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>

INSPECTION TYPE

01 Routine	10 Survey
02 Spill response	11 Part B
03 Remedial Action	12 Complaint
04 Follow Up	13 Withdrawn
05 Crit Stage	14 Closure
06 Sample Only	15 Post Closure
07 Permitting	16 Form 4
08 Superfund	17 Form 4 w/sample
09 Ground Water	50 Record Rev
	99 Other

FACILITY TYPE

Municipal	Residual	Hazardous
01 Municipal Waste Landfill	06 Landfill	01 Disposal
02 Construction/Demolition Landfill	07 Demolition	02 Treatment
03 Processing	08 Processing	03 Storage
04 Incinerator	09 Incinerator	04 Transporter
05 Surface Application	10 Surface Application	05 Permit by Rule
	11 Surface Impoundment	06 Generator
	12 Surface Injection Well	07 SQG
		08 RRR
		09 Other
		50 Superfund



RCRIS UNIVERSE MAINTENANCE FORM

EPA ID P N D 9 3 7 3 5 5 8 4 4

Facility Name Atollino, TIRE 30000 Center

Source: N A (S) E

Notification Date 2/14/94

Handwritten: 0.5
4/25

Waste Activity	Type	RCRA Reg Status	RCRA Reg Description
Generator	<u>3</u>	<u>R</u>	
Transporter			
TSD			
Burner			
HWF Market to Blender		HWF Other Market	HWF Buner
OSO Market to Burner		OSO Other Market	OSO Burner
SO ACT:			
Burner Type: Utility Boiler		Industrial Boiler	Furnace
Underground Injection Control:			
Recycler:			
Mode of Transportation: Air Rail Highway Water			
Other			

Process Code Information							
Source <u>E</u> or <u>S</u> (circle correct one)							
PROCESS CDE/SEQ	COMM AVAIL	AMT TYPE	STATUS	AMOUNT	UOM	NO. OF UNITS	REPORT DATE

<input checked="" type="checkbox"/> IR Inspection report	<input type="checkbox"/> Affidavit from the facility
<input type="checkbox"/> Revised Notification from the state	<input type="checkbox"/> Affidavit from the state
<input type="checkbox"/> Revised Notification from the facility	<input type="checkbox"/> Biennial report
<input type="checkbox"/> EPA clean closure certificate	<input type="checkbox"/> Documentation not required
<input type="checkbox"/> State documentation certifying clean closure	
<input type="checkbox"/> Other	
APR 15 1994 Date to Data Entry <u>124</u> Batch Number <u>✓</u> Date QAd <u>✓</u>	

Commonwealth of Pennsylvania
Department of Environmental Resources
Bureau of Waste Management
Inspection Report Comments

This inspection was conducted as part of the process of eliminating the listed facilities on the EPA's "Large Quantity Generator's Never Inspected" list. Avellino's is listed as a Large Quantity Generator (LQG) but in reality this location is a Small Quantity Generator (SQG). Richard DeVore conducted the inspection and found the following:

1. Avellino's generates a D001 waste in the form of Waste Petroleum Naptha.
2. The waste is wholly associated with the parts washing machine on site.
3. Currently, Avellino's is not retaining records of hazardous waste activities for five years as prescribed by Chapter 262.11(d). This is indicated as a violation of Line Number 494 of the Inspection Report.
4. Additionally, Avellino's is not utilizing the Land Disposal Restriction (LDR) form as prescribed by the Code of Federal Regulations, 40 CFR Part 268 -- Land Disposal Restrictions. It appears that Avellino's and Capital Parts Washers have entered into a reclamation agreement as described in the Departments Hazardous Waste Regulations, but are not managing the manifests and LDR forms accordingly. Please refer to the attached summary of the regulations that apply to a contractual reclamation agreements.
 - a. This is indicated as a violation of the EPA's regulations pertaining to Land Disposal Restrictions.

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This inspection report is official notification that a representative of the Department of Environmental Resources, Waste Management Program, inspected the above installation. The findings of this inspection are shown in this report. This inspection report shall serve a formal notification of any violations which were observed during the inspection. Violations may also be discovered upon examination of the results of laboratory analyses and review of Department records. Additional notification may be forthcoming, concerning any violations indicated herein and listing any additional violations.

This report does not constitute an order or other appealable action of the Department. Nothing contained herein shall be deemed to grant or imply immunity from legal action for any violation noted herein.

Signature by the person interviewed does not necessarily imply concurrence with the findings on this report, but does acknowledge that the person was shown the report or that a copy was left with the person.

Person Interviewed (Signature) _____

mailed / Filed

Date _____

3-4-94

Inspector (Signature) _____

Richard A. DeVore

Date _____

3-4-94

**GENERATORS OF HAZARDOUS WASTE - SMALL QUANTITY GENERATORS (SQG)
MANIFESTING REQUIREMENTS AND
LAND DISPOSAL RESTRICTIONS**

**40 CFR PARTS 260 - 299
Revised July 1, 1992**

**Subpart B - The Manifest
Sec. 262.20 General Requirements**

**Specifically:
Sec. 262.20 (e)(1) - (2)**

(e) The requirements of this subpart do not apply to haz. waste produced by generators of > 100 kg but < 1000 kg in a calendar month where:

(1) The waste is reclaimed under a contractual agreement pursuant to which:

- (i) The type of waste and frequency of shipments are specified in the agreement;**
- (ii) The vehicle used to transport the waste to the recycling facility and to deliver regenerated material back to the generator is owned and operated by the relaimer of the waste; and**

(2) The generator maintains a copy of the reclamation agreement in his files for a period of at least three years after termination or expiration of the agreement.

**PART 268—LAND DISPOSAL RESTRICTIONS
Subpart A—General**

Sec. 268.7 Waste analysis and recordkeeping.

Specifically: Sec. 268.7 (a)(10)

(a) Except as specified in Sec. 268.32 of this part, if a generator's waste is listed in 40 CFR part 261, subpart D, the generator must test his waste, or test an extract using the test method described in part 261, appendix II, or use knowledge of the waste, to determine in the waste is restricted from land disposal under this part. Except as specified in Sec. 268.32 of this part, if a generator's waste exhibits one or more of the charac. set out at 40 CFR part 261, subpart C, the generator must test an extract using the test method described in appendix IX of this part, or use knowledge of the waste, to determine if the waste is restricted from land disposal under this part.

**PA DER Chapters 260-270
Amended Through January 16, 1993**

**Subchapter B. Manifest
Sec. 262.23. Use of the Manifest**

**Specifically:
Sec. 262.23 (l)(1) - (2)**

(l) This section does not apply to haz waste produced by generators of < 1,000 kg in calendar month if:

(1) The waste is reclaimed under a contractual agreement under which the following apply:

- (i) The type of waste and frequency of shipments are specified in the agreement.**
- (ii) The vehicle used to transport the waste to the recycling facility and to deliver regenerated material back to the generator is owned and by the reclaimr of the waste.**
- (iii) The spent material is sent to the reclaimr. ment in his files for a period of at least three (3) years after termination or expiration of the agreement.**
- (iv) Regenerated material is returned to the generator.**

(2) The generator maintains a copy of the reclamation agreement in the generator's files for at least 3 years after the termination or expiration of the agreement.

NOTE: THE DEPT. OF ENVIRONMENTAL RESOURCES DOES NOT HAVE REGULATIONS PERTAINING TO LAND DISPOSAL RESTRICTIONS. REFER TO 40 CFR PART 268.

(10) SQG's with tolling agreements pursuant to 40 CFR 262.20(e) must comply with the applicable notification certification requirements of paragraph (a) of this section for the initial shipment of the waste subject to the agreement. Such generator's must retain on-site a copy of the notification and certification, together with the tolling agreement, for at least three years after termination or expiration of the agreement. The three year record retention period is automatically extended during the course of any unresolved enforcement action regarding the regulated activity or as requested by the Administrator.



Please refer to the Instructions for Filing Notification before completing this form. The information requested here is required by law (Section 3010 of the Resource Conservation and Recovery Act).

Comments

[illegible]

AVELLINO'S TIRE SERVICE CO

Street or P.O. Box

[illegible]

City or Town

State

ZIP Code

C	P	L	Y	M	O	U	T	H		M	E	E	T	I	N	G					V	D	1946Z
---	---	---	---	---	---	---	---	---	--	---	---	---	---	---	---	---	--	--	--	--	---	---	-------

Street or Route Number

[illegible]

City or Town

State

ZIP Code

C	H	A	R	R	I	S	B	U	R	G								P	A	1	7	1	0	9
---	---	---	---	---	---	---	---	---	---	---	--	--	--	--	--	--	--	---	---	---	---	---	---	---

Name and Title (last, first, and job title)

Phone Number
(area code and number)

[illegible]

A. Name of Installation's Legal Owner

B. Type of Ownership
(enter code)

[illegible]

VI. Type of Regulated Waste Activity (Mark 'X' in the appropriate boxes. Refer to Instructions.)

A. Hazardous Waste Activity

B. Used Oil Fuel Activities

- ☒ 1a. Generator ☐ 1b. Less than 1,000 kg/mo.
- ☐ 2. Transporter
- ☐ 3. Treater/Storer/Disposer
- ☐ 4. Underground Injection
- ☐ 5. Market or Burn Hazardous Waste Fuel (enter 'X' and mark appropriate boxes below)
- ☐ a. Generator Marketing to Burner
- ☐ b. Other Marketer
- ☐ c. Burner
- 042
Dun?

- ☐ 6. Off-Specification Used Oil Fuel
- ☐ a. Generator Marketing to Burner
- ☐ b. Other Marketer
- ☐ c. Burner
- ☐ 7. Specification Used Oil Fuel Marketer (or On site Burner)
Who First Claims the Oil Meets the Specification

VII. Waste Fuel Burning: Type of Combustion Device (enter "X" in all appropriate boxes to indicate type of combustion device(s) in which hazardous waste fuel or off-specification used oil fuel is burned. See instructions for definitions of combustion devices.)

☐ A. Utility Boiler☐ B. Industrial Boiler☐ C. Industrial Furnace

VIII. Mode of Transportation (transporters only - enter 'X' in the appropriate box(es))

☐ A. Air☐ B. Hall☐ C. Highway☐ D. Water☐ Other (specify) _____

IX. First or Subsequent Notification

Mark 'X' in the appropriate box to indicate whether this is your installation's first notification of hazardous waste activity or a subsequent notification. If this is not your first notification, enter your installation's EPA ID Number in the space provided below.

☒ A. First Notification

☐ B. Subsequent Notification
(complete item C)

C. Installation's EPA ID Number

ID - For Official Use Only

C																		T/A	C
W																			1

X. Description of Hazardous Wastes (continued from front)

A. Hazardous Wastes from Nonspecific Sources. Enter the four-digit number from 40 CFR Part 261.31 for each listed hazardous waste from nonspecific sources your installation handles. Use additional sheets if necessary.

1 0008	2	3	4	5	6
7	8	9	10	11	12

B. Hazardous Wastes from Specific Sources. Enter the four-digit number from 40 CFR Part 261.32 for each listed hazardous waste from specific sources your installation handles. Use additional sheets if necessary.

13	14	15	16	17	18
19	20	21	22	23	24
25	26	27	28	29	30

C. Commercial Chemical Product Hazardous Wastes. Enter the four-digit number 40 CFR Part 261.33 for each chemical substance your installation handles which may be hazardous waste. Use additional sheets if necessary.

31	32	33	34	35	36
37	38	39	40	41	42
43	44	45	46	47	48

D. Listed Infectious Wastes. Enter the four-digit number 40 CFR Part 261.34 for each hazardous waste from hospitals, veterinary hospitals, or medical and research laboratories your installation handles. Use additional sheets if necessary.

49	50	51	52	53	54
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E. Characteristics of Nonlisted Hazardous Wastes. Mark 'X' in the boxes corresponding to the characteristics of nonlisted hazardous wastes your installation handles. (See 40 CFR Parts 261.21 - 261.24)

- ☐ 1. Ignitable (D001)
 ☐ 2. Corrosive (D002)
 ☐ 3. Reactive (D003)
 ☒ 4. Toxic (D000)

XI. Certification

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

Signature

Name and Official Title (type or print)

Date Signed

Eugene Anderson

EUGENE T. ANDERSON

10-9-91

Estimated burden: Public reporting burden for this collection of information is estimated to be 3 hours, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to Chief, Information Policy Branch, PM-223, U.S. Environmental Protection Agency, 401 M St., S.W., Washington, D.C. 20460; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, D.C. 20503.



ACKNOWLEDGEMENT OF NOTIFICATION
OF REGULATED WASTE ACTIVITY
(VERIFICATION)

This is to acknowledge that you have filed a Notification of Regulated Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

EPA I.D. NUMBER

PAD987355864

INSTALLATION ADDRESS

EUGENE ANDERSON TREA
AVELLINOS TIRE SERVICE CO
500 S GRAVERS RD
PLYMOUTH MEETING PA 19462

4610 JONESTOWN RD
HARRISBURG PA 17109